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TECH CENTER 1600/2900 FILE: UTXC:528-1

March 22, 2002

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I hereby certify that this correspondence is being deposited with the U.S. Postal Service with sufficient postage as First Class Mail in an envelope addressed to: Commissioner for Patents, Washington, DC 20231, on the date below:

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Priya D. Subramony

Commissioner for Patents Washington, DC 20231

RE: SN 09/415,890 "PHARMACOLOGICALLY ACCEPTABLE SOLVENT VEHICLES" -

Borje S. Andersson (Client Reference: MDA96-033CON1)

Sir:

Enclosed for filing in the above-referenced patent application is a Supplemental Information Disclosure Statement, Form PTO-1449, and references (A11-A12).

A fee as set forth in 37 C.F.R. § 1.17(p) in the amount of \$180.00 is enclosed herewith. If an appropriate check has not been enclosed, or if it is insufficient, the Commissioner is hereby authorized to deduct any necessary fees from Fulbright & Jaworski L.L.P. Account No.: 50-1212/10016657/DLP.

Please date stamp and return the enclosed postcard evidencing receipt of these materials.

Respectfully submitted,

Priya D. Subramony

Patent Agent

Reg. No. 50,939

PDS/cmb

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as noted

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Borje S. Andersson

Serial No.: 09/415,890

Filed: October 8, 1999

For: PHARMACOLOGICALLY

ACCEPTABLE SOLVENT VEHICLES

Group Art Unit: 1616

TECH CENTER 1600/290(

Examiner: Levy, Neil S.

Atty. Dkt. No.: UTXC:528--1/DLP

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Date

Priya D. Subramony

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Commissioner for Patents Washington, D.C. 20231

Sir:

In compliance with the duty of disclosure under 37 C.F.R. § 1.56, it is respectfully requested that this Supplemental Information Disclosure Statement be entered and the documents listed on attached Form PTO-1449 be considered by the Examiner and made of record. Copies of the listed documents required by 37 C.F.R. § 1.98(a)(2) are enclosed for the convenience of the Examiner.

In accordance with 37 C.F.R §§ 1.97(g), (h), this Supplemental Information Disclosure Statement is not to be construed as a representation that a search has been made, and is not to be construed to be an admission that the information cited is, or is considered to be, material to patentability as defined in 37 C.F.R. § 1.56(b).